LAWS OF MARYLAND.

CHAPTER 160.

снар. 161.

An act to correct an error and make valid a Deed from Dan. Passed March iel Bosley to Thomas Bosley, and also, a Deed from 3, 1845.

Thomas Bosley to Charles Jessop, and others.

Preamble.

Whereas, it appears to this General Assembly, that an error exists in the name of the grantee in a certain deed of conveyance, dated the twenty-fourth day of July, eighteen hundred and twenty-six, from Daniel Bosiey, to Thomas Bosley, instead, of Thomas C. Bosley, duly executed and recorded in the land records of Baltimore county; AND WHEREAS, a similar error exists in the signing of the name of Thomas Bosley, instead of Thomas C. Bosley, party grantor in a deed to Charles Jessop, and others, of Baltimore county, dated the twenty-fifth day of July, eighteen hundred and twenty-six, and duly executed and recorded among the land records of Baltimore county, reference being therto had, will more fully appear.

AND WHEREAS, it appears that the land and property intended to be conveyed by said deeds, to the said Jessop and others, was conveyed for the use and benefit of the Methodist Church, instead of the Methodist Episcopal Church, through mistake, there being no such church in existence; AND WHEREAS, it is desirable to correct the said errors or mistakes, and make valid the said deeds—Therefore,

Be it enacted by the General Assembly of Maryland, Deeds ratified That from and after the passage of this act, the deed from and confirmed. Daniel Bosley to Thomas Bosley, referred to in the preamble, and the deed from Thomas Bosley to Charles Jessop and others, be, and the same are hereby ratified, confirmed and made valid to all intents and purposes, in as full and ample a manner as if the name of Thomas C. Bosley had been attached to the said deeds in the first instance, instead of Thomas Bosley, and also as if the words Methodist Episcopal Church had been inserted in said deed, instead of the Methodist Church.

CHAPTER 161.

An act entitled, a supplement to an act passed at December Passed March session, eighteen hundred and forty-three, chapter two 1, 1845. hundred and seventy-five.

Be it enacted by the General Assembly of Maryland, Not to apply That nothing contained in an act of Assembly, passed at ing seins at night.